

**Hearing Date & Time: October 1, 2009 at 10:00 AM (Eastern Standard Time)**  
**Reply Deadline: September 21, 2009 at 4:00 PM (Eastern Standard Time)**

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Jordan D. Kaye

Counsel for Reorganized Debtors

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

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In re: ) Chapter 11  
 )  
BALLY TOTAL FITNESS OF ) Case No. 08-14818 (BRL)  
GREATER NEW YORK, INC., *et al.*, )  
 )  
Reorganized Debtors )  
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**NOTICE OF TENTH OMNIBUS OBJECTION OF REORGANIZED DEBTORS  
SEEKING TO DISALLOW CERTAIN DUPLICATE CLAIMS**

**TO THE CLAIMANTS IDENTIFIED IN EXHIBIT 1 TO THE  
PROPOSED ORDER ANNEXED HERETO PLEASE TAKE  
NOTICE OF THE FOLLOWING:**

1. Bally Total Fitness Holding Corporation (“Bally”) and its direct and indirect subsidiaries in the above-captioned chapter 11 cases (collectively, the “Reorganized Debtors”), filed an objection to one or more proof(s) of claim you filed against one or more of the Reorganized Debtors (the “Objection”). The Objection is attached to this Notice and is entitled “Tenth Omnibus Objection of Reorganized Debtors Seeking to Disallow Certain Duplicate Claims (Tier 1 – Duplicate Claims).”
2. **Your proof(s) of claim may be disallowed and/or otherwise affected as a result of the Objection. Therefore, you should read this Notice and the attached Objection carefully.**
3. As described in the Objection, the Reorganized Debtors have determined that one or more of the proofs of claim you filed against one or more of the Reorganized Debtors is a duplicate of at least one other claim you filed. As a result, it is the Reorganized Debtors’ position that you currently assert multiple claims for the same alleged liabilities.

4. The Bankruptcy Court established procedures for the Reorganized Debtors to contest and settle proofs of claims (the “Claims Objection and Settlement Procedures”) [Docket No. 918]. The attached Objection has been designated a “Tier I Objection” under the Claims Objection and Settlement Procedures. As a result, the procedures for Tier I Objections set forth in the Claims Objection and Settlement Procedures govern this Objection. A copy of the Claims Objection and Settlement Procedures can be obtained at Bally’s website at <http://www.kccllc.net/bally>.
5. A hearing (the “Hearing”) on the Objection will be held on October 1, 2009 at 10:00 AM, prevailing Eastern Time, before the Honorable Burton R. Lifland, United States Bankruptcy Judge, in Courtroom 623 at the United States Bankruptcy Court for the Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York 10004-1408.
6. If you disagree with the Objection’s treatment of your proof of claim, a representative of the Reorganized Debtors will be available to discuss a resolution of the Objection. To facilitate such a discussion, you may contact one of the following attorneys for the Reorganized Debtors:
  - ◆ Jordan Kaye at (212) 715-9489; or
  - ◆ Stephen Zide at (212) 715-9492.

The Reorganized Debtors’ attorneys may refer you to another representative of the Reorganized Debtors to resolve certain factual matters.

7. Your discussions with the Reorganized Debtors’ representatives may result in an agreement to settle the Objection to your proof of claim. If you reach an agreement to resolve the Reorganized Debtors’ Objection to your claim you will not need to file a response to the Objection or attend the Hearing. Speaking with Reorganized Debtors’ attorneys or other representatives does NOT mean that you have reached an agreement to resolve the Objection to your proof of claim.
8. If you disagree with the Objection’s treatment of your proof of claim and you are unable to resolve your disagreement with the Reorganized Debtors, you or your attorney must file a written response (a “Response”) to the Objection **no later September 21, 2009 at 4:00 PM prevailing Eastern Time** with the Clerk of the United States Bankruptcy Court for the Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408.

**\*\*\* Your failure to file a timely Response may result in the waiver of your rights to contest the relief sought in the Objection. \*\*\***

9. You must serve copies of any Response you file so they will be actually received no later than **September 21, 2009 at 4:00 PM, 20 days after you receive service of the Objection, prevailing Eastern Time**, by the following parties: (i) the

Reorganized Debtors' attorneys at Kramer Levin Naftalis & Frankel LLP, 1177 Avenue of the Americas, New York, New York 10036, Attn: Jordan Kaye; and (ii) the parties on the Special Service List in these cases, established under the Administrative Order Establishing Case Management and Scheduling Procedures (as it may be further amended, the "Case Management Order") [Docket No. 173]. A copy of the Case Management Order and the addresses for the parties on the Special Service List can be obtained at Bally's website at <http://www.kccllc.net/bally>.

10. Any Response must contain, at a minimum, the following:
  - ◆ The approved case caption (including the date of the Hearing or Initial Status Conference in the upper right-hand corner) and the title of the Objection to which the Response is directed (e.g., "Response to Tenth Omnibus Objection of Reorganized Debtors Seeking to Disallow Certain Duplicate Claims");
  - ◆ The name of the Claimant and a statement of the basis for the amount of its underlying proof of claim;
  - ◆ A concise statement setting forth the reasons why the Court should not sustain the Objection, including, but not limited to, the factual and legal bases for your opposition to the Objection;
  - ◆ A copy of any documentation or other evidence in support of the Claim that you are aware you will rely upon in opposing the Objection at the Hearing, to the extent that such documentation or evidence was not included with your proof of claim;
  - ◆ A declaration of a person with personal knowledge of the relevant facts that support the Response unless you intend to rely solely on the documents submitted with the proof of claim and Response;
  - ◆ The name(s), address(es), telephone number(s), facsimile number(s) and e-mail address(es) of the person(s) to whom the Reorganized Debtors should serve a reply to the Response (i.e., you and/or your legal representative); and
  - ◆ To facilitate a resolution of Objections, you are encouraged to furnish the Reorganized Debtors with the name(s), address(es), telephone number(s), facsimile number(s) and e-mail addresses of the person(s) who possess the authority to reconcile, settle or otherwise resolve the Objection on your behalf.
11. Only those Responses made in accordance with the above-referenced requirements and timely filed and received by the Court and the Reorganized Debtors' attorneys will be considered by the Court at the Hearing. **If you do not timely file and serve the Response in accordance with the above-referenced procedures, the Court may enter an order granting the relief requested in the**

**Objection without further notice or hearing.** If you file a Response and the Objection is not otherwise resolved, the Objection will be presented to the Court at the Hearing.

12. The Reorganized Debtors and the Official Committee of Unsecured Creditors (the “Creditors’ Committee”) may file a reply to any Response no later than two business days before the Hearing. At the discretion of the Reorganized Debtors and after notice to you, the Hearing may be adjourned to any subsequent omnibus hearing date in these cases.
13. Upon the receipt of a timely Response, the Reorganized Debtors may designate the Objection to be a Tier II Objection, subject to the procedures for Tier II Objections described in the Claims Objection and Settlement Procedures. If the Reorganized Debtors make such a designation, they will serve on you, your counsel (if applicable), and the parties on the Special Service List, a separate written notice of such designation (a “Tier II Designation”), and a modified Objection Notice which will summarize the Tier II Objection procedures (a “Specialized Notice”).
14. If the Reorganized Debtors determine that discovery is necessary in advance of the Hearing or if Reorganized Debtors are unable to resolve their differences with you through negotiations, the Reorganized Debtors may serve on you, your counsel (if applicable), and the parties on the Special Service List, a notice that the scheduled Hearing will be treated as a status conference during which the Reorganized Debtors will request that the Court issue a scheduling order to facilitate resolution of the litigation.
15. You may obtain copies of any proof of claim filed against the Reorganized Debtors from the website maintained by the Reorganized Debtors’ noticing and claims agent, Kurtzman Carson Consultants (“KCC”), on the Internet at <http://www.kccllc.net/bally>. You can perform a “Claim / Creditor Search” using the Claimant’s name or the claim number. If you do not have access to the Internet, you can request a copy of any proof of claim, pleading or service list from KCC by calling the Bally Information Line at 888-830-4664.

16. Nothing in this Notice or the Objection constitutes a waiver of the Reorganized Debtors' right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent transfer actions or any other bankruptcy claims against you. The Reorganized Debtors reserve the right to assert additional objections to your proof(s) of claim.

Dated: September 1, 2009  
New York, New York

KRAMER LEVIN NAFTALIS &  
FRANKEL LLP

/s/ Jordan Kaye

Kenneth H. Eckstein  
P. Bradley O'Neill  
Jordan D. Kaye  
1177 Avenue of the Americas  
New York, New York 10036  
Telephone: (212) 715-9100

Counsel for Reorganized Debtors

**Hearing Date & Time: October 1, 2009 at 10:00 AM (Eastern Standard Time)**  
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Counsel for Reorganized Debtors

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

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In re: ) Chapter 11  
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BALLY TOTAL FITNESS OF ) Case No. 08-14818 (BRL)  
GREATER NEW YORK, INC., *et al.*, )  
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Reorganized Debtors. )  
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**TENTH OMNIBUS OBJECTION OF REORGANIZED DEBTORS SEEKING TO  
DISALLOW CERTAIN DUPLICATE CLAIMS**

**(TIER I – DUPLICATE CLAIMS)**

TO THE HONORABLE BURTON R. LIFLAND,  
UNITED STATES BANKRUPTCY JUDGE:

Bally Total Fitness Holding Corporation (“Bally”) and its direct and indirect subsidiaries in the above-captioned chapter 11 cases, as Reorganized Debtors (collectively, the “Reorganized Debtors”, and together with Bally’s non-debtor subsidiaries, the “Company”), respectfully represent as follows:

**General Background**

1. On December 3, 2008 (the “Petition Date”), each of the Reorganized Debtors commenced cases (the “Chapter 11 Cases”) under chapter 11 of title 11 of the United States Code (the “Bankruptcy Code”).

2. On August 19, 2009, this Court entered an order (the “Confirmation Order”) [Docket No. 1408] confirming the Second Amended Joint Plan of Reorganization of the Debtors Under Chapter 11 of the Bankruptcy Code, dated August 14, 2009 (the “Plan”) [Docket No. 1376]. The Effective Date of the Plan occurred on September 1, 2009 (the “Effective Date”).

3. Pursuant to Article IV of the Plan, the Reorganized Debtors’ estates have been substantively consolidated for, among other things, the purpose of distributions to creditors.

### **Background Regarding the Claims Process**

4. On January 20, 2009, the Reorganized Debtors filed their respective schedules of assets and liabilities (collectively and as amended, the “Schedules”), which identified approximately 4,000 potential creditors of their estate. In addition, on March 4, 2009 the Reorganized Debtors amended their Schedules and identified approximately 35,000 additional potential creditors of their estate.

5. By an order entered on January 23, 2009 (the “Bar Date Order”) [Docket No. 514], the Court established March 9, 2009, as the general bar date for creditors to file proofs of claim asserting prepetition liabilities against the Reorganized Debtors (the “General Bar Date”). The Bar Date Order, among other things, also established bar dates for the filing of proofs of claim in response to any amendments to the Schedules and claims for damages arising from the rejection of executory contracts and unexpired leases (collectively with the General Bar Date, the “Bar Dates”).<sup>1</sup> A notice of the Bar Dates (the “Bar Date Notice”) was served on all known creditors and potential

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<sup>1</sup> Under the Bar Date Order, certain types of claims, including claims afforded administrative expense status, are not subject to the Bar Dates.

creditors in accordance with the requirements of the Bar Date Order. The Bar Date Notice was published on February 2, 2009 in *USA Today* (national edition) and the *Chicago Tribune* (classifieds).

6. In response to the Bar Date Notice, approximately 3,550 unsecured, secured, priority and administrative claims (collectively, the “Claims”) have been asserted in approximately 3,250 proofs of claim filed in these cases to date. Taking into account Claims have been expunged, an aggregate of 3,374 Claims and 1,411 Scheduled Claims are currently pending against the Reorganized Debtors, identifying asserted liabilities in excess of \$20.7 billion, plus unliquidated amounts.

7. On April 15, 2009, the Reorganized Debtors filed the Motion for an Order Establishing Claims Objection and Settlement Procedures (“Claims Objection and Settlement Procedures Motion”) [Docket No. 892]. On April 29, 2009, the Court granted the Claims Objection and Settlement Procedures Motion and entered an order establishing claims objection and settlement procedures (the “Claims Objection and Settlement Procedures”) [Docket No. 918].

### **Jurisdiction**

8. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. § 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

### **Requested Relief**

9. Pursuant to sections 105 and 502 of the Bankruptcy Code, Rule 3007 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) and the Claims Objection and Settlement Procedures, the Reorganized Debtors hereby seek entry of the proposed order attached hereto as Exhibit A (the “Proposed Order”) disallowing

and expunging the duplicate proofs of claim (the “Disputed Claims”) marked as “Expunged” on the chart attached to the Proposed Order as Exhibit 1 (the “Duplicate Claims List”).

10. By this Objection, the Reorganized Debtors seek to expunge a total of \$90,539.83 in secured claims and \$8,312,820,039.43 in general unsecured claims.

**Request to Disallow the Disputed Claims**

11. This Objection is designated as a “Tier I” Objection. Pursuant to the Claims Objection and Settlement Procedures, Tier I Objections include objections to, among other things, (a) two or more proofs of claim asserting the same liability against the same Debtor or bankruptcy estate; (b) a proof of claim that was amended or superseded by a later filed proof of claim or (c) any other similar situation where two claims duplicatively assert the same liability in whole or in part. See Claims Objection and Settlement Procedures at § I.A.1.

12. Pursuant to the Plan, the Reorganized Debtors are consolidated for the purpose of making distributions hereunder. Because holders of allowed claims “shall be entitled to their share of assets available for distribution . . . without regard to which Debtor was originally liable for such Claim,” otherwise identical claims that have been asserted against two or more Reorganized Debtors are effectively duplicate claims for distribution purposes. See Plan Art. IV.

13. Certain of the claimants identified on the Duplicate Claims List (collectively, the “Claimants”) filed identical claims against two or more of the Reorganized Debtors. Because of the Reorganized Debtors’ consolidation under the Plan for distribution purposes, such Claimants will be entitled to receive only a single distribution on account of their duplicate claims (assuming such claims are valid).

14. Other Claimants filed duplicate claims against a single debtor; these Claimants will also be entitled to only a single distribution from the Reorganized Debtors provided their claims are valid.

15. All Claimants who filed Disputed Claims – both those who filed against two or more Debtors and those who filed against a single Debtor – currently assert multiple claims for the same liabilities. Accordingly, by this Objection, the Reorganized Debtors seek to disallow and expunge the Disputed Claims and thereby limit each Claimant to a single remaining claim against, and a single potential recovery from, the Reorganized Debtors’ estate (as consolidated under the Plan) arising from a single alleged obligation.

16. For each of the Disputed Claims, the Reorganized Debtors have identified a surviving claim asserting the same liability (a “Surviving Claim”), which will be unaffected by the relief requested in this Objection. The Surviving Claims are identified as “Surviving” on the Duplicate Claims List. The Claimants’ rights to assert the liabilities alleged in the Surviving Claims against the Reorganized Debtors’ estate will be preserved, subject to the Reorganized Debtors’ ongoing rights to object to the Surviving Claims on any grounds.

17. For all of the foregoing reasons, the Disputed Claims should be disallowed and expunged.

#### **Reservation of Rights**

18. The Reorganized Debtors reserve the right to object further to each of the Surviving Claims and, to the extent not disallowed and expunged, the Disputed Claims on any and all additional factual or legal grounds. Without limiting the generality of the foregoing, the Reorganized Debtors specifically reserve the right to amend this

Objection, file additional papers in support of this Objection or take other appropriate actions, including to: (a) respond to any allegation or defense that may be raised in a Response filed in accordance with the Claims Objection and Settlement Procedures by or on behalf of any of the Claimants or other interested parties; (b) object further to any Disputed Claim for which a Claimant provides (or attempts to provide) additional documentation or substantiation; (c) object further to any Disputed Claim based on additional information that may be discovered upon further review by the Reorganized Debtors or through discovery pursuant to the applicable provisions of Part VII of the Bankruptcy Rules and Section I.B.9 of the Claims Objection and Settlement Procedures; and (d) in the event the Reorganized Debtors deem it necessary, redesignate this Objection as a Tier II Objection (as such term is defined in the Claims Objection and Settlement Procedures) as to any particular claim. In addition, as described above and as contemplated and permitted under the Claims Objection and Settlement Procedures, the Reorganized Debtors reserve and retain their rights to object to the Surviving Claims on any and all available grounds.

### **Notice**

19. Pursuant to the Claims Objection and Settlement Procedures, notice of this Objection has been given to (a) the party whose name appears in the address and notice block for each Claim subject to the Tier 1 Objection; (b) the parties identified on the Special Service List in these cases, established under the Administrative Order Establishing Case Management and Scheduling Procedures (as it may be further amended, the “Case Management Order”) [Docket No. 173]; and (c) the parties on the General Service List in these cases, established under the Case Management Order. The method of service for all parties served with a Tier 1 Objection shall be as set forth in the

Case Management Order. The Reorganized Debtors submit that no other or further notice need be provided.

WHEREFORE, the Reorganized Debtors respectfully request that the Court (i) enter an order, substantially in the form attached hereto as Exhibit A disallowing and expunging the Disputed Claims and (ii) grant such other and further relief to the Reorganized Debtors as the Court may deem proper.

Dated: September 1, 2009  
New York, New York

KRAMER LEVIN NAFTALIS &  
FRANKEL LLP

/s/ Jordan Kaye  
Kenneth H. Eckstein  
P. Bradley O'Neill  
Jordan D. Kaye  
1177 Avenue of the Americas  
New York, New York 10036  
Telephone: (212) 715-9100

Counsel for Reorganized Debtors

**EXHIBIT A**

**PROPOSED ORDER**

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

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In re )  
 ) Chapter 11  
BALLY TOTAL FITNESS OF )  
GREATER NEW YORK, INC., et al., ) Case No. 08-14818 (BRL)  
 )  
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 )  
Reorganized Debtors. )  
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**TENTH ORDER DISALLOWING DUPLICATE CLAIMS**

**(TIER I – DUPLICATE CLAIMS)**

This matter coming before the Court on the Tenth Omnibus Objection of Reorganized Debtors Seeking to Disallow Certain Duplicate Claims (the “Objection”),<sup>2</sup> filed by the Reorganized Debtors in the above-captioned cases (collectively, the “Reorganized Debtors”); the Court having reviewed the Objection and having heard the statements of counsel regarding the relief requested in the Objection at a hearing before the Court (the “Hearing”); the Court finding that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2) and (c) notice of the Objection and the Hearing was sufficient under the circumstances and in full compliance with the requirements of the Bankruptcy Code, the Bankruptcy Rules and the Claims Procedures Order; and the Court having determined that the legal and factual bases set forth in the Objection and at the Hearing establish just cause for the relief granted herein;

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<sup>2</sup> Capitalized terms not otherwise defined herein have the meanings given to them in the Objection.

IT IS HEREBY ORDERED THAT:

1. The Objection is SUSTAINED.
2. Each of the claims identified as “Expunged” on the chart annexed as Exhibit 1 hereto is expunged, pursuant to section 502 of the Bankruptcy Code.
3. Each of the claims identified as a “Surviving Claim” on the chart annexed as Exhibit 1 hereto is unaffected by the relief granted herein. The Reorganized Debtors retain their rights to object to the Surviving Claims on any and all available grounds.
4. The Reorganized Debtors; the Reorganized Debtors’ claims and noticing agent, Kurtzman Carson Consultants; and the Clerk of this Court are authorized to take any and all actions that are necessary or appropriate to give effect to this Order.

Dated: \_\_\_\_\_, 2009

New York, New York

UNITED STATES BANKRUPTCY JUDGE

**EXHIBIT 1**

## Exhibit 1 - Duplicate Claims List

Claimant Name	Claim No.	Date Filed	Disposition	Mailing Address	Admin Priority	Priority	Secured	General Unsecured	Debtor Name
US Bank National Association as Trustee	1365	3/4/09	SURVIVING	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness Corporation
US Bank National Association as Trustee	1029	2/20/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness Corporation
US Bank National Association as Trustee	1397	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	U.S. Health, Inc.
US Bank National Association as Trustee	1396	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Tidelands Holiday Health Clubs, Inc.
US Bank National Association as Trustee	1394	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Nycon Holding Co., Inc.
US Bank National Association as Trustee	1393	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	New Fitness Holding Co., Inc.
US Bank National Association as Trustee	1392	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Jack LaLanne Holding Corp.
US Bank National Association as Trustee	1391	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Holiday/Southeast Holding Corporation
US Bank National Association as Trustee	1390	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Holiday Health Clubs of the East Coast, Inc.
US Bank National Association as Trustee	1389	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Health & Tennis Corporation of New York
US Bank National Association as Trustee	1388	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Greater Philly No. 2 Holding Company
US Bank National Association as Trustee	1387	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Missouri, Inc.
US Bank National Association as Trustee	1386	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Philadelphia, Inc.

## Exhibit 1 - Duplicate Claims List

Claimant Name	Claim No.	Date Filed	Disposition	Mailing Address	Admin Priority	Priority	Secured	General Unsecured	Debtor Name
US Bank National Association as Trustee	1385	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Rhode Island, Inc.
US Bank National Association as Trustee	1384	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of the Mid-Atlantic, Inc.
US Bank National Association as Trustee	1383	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of the Midwest, Inc.
US Bank National Association as Trustee	1382	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of the Southeast, Inc.
US Bank National Association as Trustee	1381	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Toledo, Inc.
US Bank National Association as Trustee	1380	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Upstate New York, Inc.
US Bank National Association as Trustee	1379	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Greater Philly No. 1 Holding Company
US Bank National Association as Trustee	1378	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Minnesota, Inc.
US Bank National Association as Trustee	1377	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Connecticut Valley, Inc.
US Bank National Association as Trustee	1374	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Connecticut Coast, Inc.
US Bank National Association as Trustee	1372	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Colorado, Inc.
US Bank National Association as Trustee	1370	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of California, Inc.
US Bank National Association as Trustee	1369	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness International, Inc.

## Exhibit 1 - Duplicate Claims List

Claimant Name	Claim No.	Date Filed	Disposition	Mailing Address	Admin Priority	Priority	Secured	General Unsecured	Debtor Name
US Bank National Association as Trustee	1366	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness Franchising, Inc.
US Bank National Association as Trustee	1364	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Franchising Holdings, Inc.
US Bank National Association as Trustee	1363	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Sports Clubs, Inc.
US Bank National Association as Trustee	1361	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Franchise RSC, Inc.
US Bank National Association as Trustee	1360	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Fitness Franchising, Inc.
US Bank National Association as Trustee	1359	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness of Greater New York, Inc.
US Bank National Association as Trustee	1357	3/4/09	EXPUNGED	US Bank National Association as Trustee Clark T Whitmore Esq Maslon Edelman Borman & Brand LLP 90 S 7th St Ste 3300 Minneapolis, MN 55402				\$259,752,468.40	Bally Total Fitness Holding Corporation
VALLEY WIDE AIR CORP	731	2/11/09	SURVIVING	VALLEY WIDE AIR CORP PO BOX 905 AGOURA HILLS, CA 91376-0905				\$9,028.50	Bally Total Fitness Corporation
Valley Wide Air	251	12/31/08	EXPUNGED	Valley Wide Air PO Box 905 Agoura Hills, CA 91376-0905				\$9,028.50	Bally Total Fitness of California, Inc.
VILLAGE COMMERCIAL LLC	3254	6/30/09	SURVIVING	VILLAGE COMMERCIAL LLC C/O MARATHON MANAGEMENT INC 30050 SW TOWN CENTER LOOP WEST WILSONVILLE, OR 97070				\$85,583.97	Bally Total Fitness Corporation
VILLAGE COMMERCIAL LLC	3272	6/12/09	EXPUNGED	VILLAGE COMMERCIAL LLC C O MARATHON MANAGEMENT INC 30050 SW TOWN CENTER LOOP WEST NO 200 WILSONVILLE, OR 97070				\$85,583.97	Bally Total Fitness Corporation
VILLAGE OF ROCKVILLE CENTRE	2262	3/9/09	SURVIVING	VILLAGE OF ROCKVILLE CENTRE P O BOX 950 ROCKVILLE CTR, NY 11571				\$2,477.93	\$12,707.38
VILLAGE OF ROCKVILLE CENTRE	2263	3/9/09	EXPUNGED	VILLAGE OF ROCKVILLE CENTRE SEE VNO 038989 PO BOX 950 ROCKVILLE CENTRE, NY 11571				\$2,477.93	\$12,707.38
VILLAGE OF ROCKVILLE CENTRE	2265	3/9/09	EXPUNGED	VILLAGE OF ROCKVILLE CENTRE P O BOX 950 ROCKVILLE CTR, NY 11571				\$2,477.93	\$12,707.38
VILLAGE PLACE LTD	1966	3/3/09	SURVIVING	VILLAGE PLACE LTD C O HUGH M RAY III WEYER KAPLAN PULASKI & ZUBER PC 11 E GREENWAY PLAZA STE 1400 HOUSTON, TX 77048				\$66,653.01	Bally Total Fitness Corporation

## Exhibit 1 - Duplicate Claims List

Claimant Name	Claim No.	Date Filed	Disposition	Mailing Address	Admin Priority	Priority	Secured	General Unsecured	Debtor Name
VILLAGE PLACE LTD	1230	2/24/09	EXPUNGED	VILLAGE PLACE LTD C O HUGH M RAY III WEYCER KAPLAN PULASKI & ZUBER PC 11 E GREENWAY PLAZA STE 1400 HOUSTON, TX 77048				\$66,653.01	Bally Total Fitness Corporation
Virginia Aquino	729	2/11/09	SURVIVING	Virginia Aquino c/o Kohn Law Firm 1200 Morris Park Ave Bronx, NY 10461				\$500,000.00	Bally Total Fitness Corporation
Virginia Aquino	728	2/11/09	EXPUNGED	Virginia Aquino c/o Kohn Law Firm 1200 Morris Park Ave Bronx, NY 10461				\$500,000.00	Bally Total Fitness of Greater New York, Inc.
W W Grainger Inc	1440	2/26/09	SURVIVING	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Sports Clubs, Inc.
W W Grainger Inc	1723	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Tidelands Holiday Health Clubs, Inc.
W W Grainger Inc	1720	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Rhode Island Holding Company
W W Grainger Inc	1719	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Nycon Holding Co., Inc.
W W Grainger Inc	1717	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	New Fitness Holding Co., Inc.
W W Grainger Inc	1715	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Holiday/Southeast Holding Corporation
W W Grainger Inc	1714	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Holiday Health Clubs of the East Coast, Inc.
W W Grainger Inc	1713	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Jack LaLanne Holding Corp.
W W Grainger Inc	1710	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Health & Tennis Corporation of New York
W W Grainger Inc	1709	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Greater Philly No. 2 Holding Company

## Exhibit 1 - Duplicate Claims List

Claimant Name	Claim No.	Date Filed	Disposition	Mailing Address	Admin Priority	Priority	Secured	General Unsecured	Debtor Name
W W Grainger Inc	1708	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Greater Philly No. 1 Holding Company
W W Grainger Inc	1705	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	BTFF Corporation
W W Grainger Inc	1690	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	BTFCC, Inc.
W W Grainger Inc	1670	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	BTF/CFI, Inc.
W W Grainger Inc	1669	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	BTF Minneapolis Corporation
W W Grainger Inc	1666	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	BTF Indianapolis Corporation
W W Grainger Inc	1625	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	BTF Europe Corporation
W W Grainger Inc	1624	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	BTF Cincinnati Corporation
W W Grainger Inc	1623	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Upstate New York, Inc.
W W Grainger Inc	1622	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Toledo, Inc.
W W Grainger Inc	1621	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of the Southeast, Inc.
W W Grainger Inc	1620	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of the Midwest, Inc.
W W Grainger Inc	1619	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of the Mid-Atlantic, Inc.

Claimant Name	Claim No.	Date Filed	Disposition	Mailing Address	Admin Priority	Priority	Secured	General Unsecured	Debtor Name
W W Grainger Inc	1618	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Rhode Island, Inc.
W W Grainger Inc	1617	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Philadelphia, Inc.
W W Grainger Inc	1616	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Missouri, Inc.
W W Grainger Inc	1615	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Minnesota, Inc.
W W Grainger Inc	1614	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Connecticut Valley, Inc.
W W Grainger Inc	1613	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Connecticut Coast, Inc.
W W Grainger Inc	1612	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of Colorado, Inc.
W W Grainger Inc	1611	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness of California, Inc.
W W Grainger Inc	1610	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness International, Inc.
W W Grainger Inc	1447	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness Franchising, Inc.
W W Grainger Inc	1443	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness Corporation
W W Grainger Inc	1437	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally REFS West Hartford LLC
W W Grainger Inc	1434	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Real Estate I LLC

## Exhibit 1 - Duplicate Claims List

Claimant Name	Claim No.	Date Filed	Disposition	Mailing Address	Admin Priority	Priority	Secured	General Unsecured	Debtor Name
W W Grainger Inc	1431	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Franchising Holdings, Inc.
W W Grainger Inc	1429	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Franchise RSC, Inc.
W W Grainger Inc	1427	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Total Fitness Holding Corporation
W W Grainger Inc	1425	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally Fitness Franchising, Inc.
W W Grainger Inc	1424	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	Bally ARA Corporation
W W Grainger Inc	1422	2/26/09	EXPUNGED	W W Grainger Inc Attn Nathan F Coco Emily K Harring McDermott Will & Emery LLP 227 W Monroe St Chicago, IL 60606-5096				UNLIQUIDATED	U.S. Health, Inc.
Wheaton Plaza Regional Shopping Center LLP	1996	3/9/09	SURVIVING	Wheaton Plaza Regional Shopping Center LLP c/o Niclas A Ferland Esq LeClairRyan A Professional Corporation 555 Long Wharf Dr 8th Fl New Haven, CT 06511				\$4,023.39	Bally Total Fitness of the Mid-Atlantic, Inc.
Wheaton Plaza Regional Shopping Center LLP	2104	3/9/09	EXPUNGED	Wheaton Plaza Regional Shopping Center LLP c/o Niclas A Ferland Esq LeClairRyan A Professional Corporation 555 Long Wharf Dr 8th Fl New Haven, CT 06511				\$4,023.39	Bally Total Fitness Holding Corporation
Woolbright Coral Springs II LLC	2003	3/9/09	SURVIVING	Woolbright Coral Springs II LLC Howard B Levi Esq Levi Lubarsky & Feigenbaum LLP 1185 Ave of the Americas 17th Fl New York, NY 10036				\$89,724.04	Bally Total Fitness of the Midwest, Inc.
Woolbright Coral Springs II LLC	1976	3/9/09	EXPUNGED	Woolbright Coral Springs II LLC Howard B Levi Esq Levi Lubarsky & Feigenbaum LLP 1185 Ave of the Americas 17th Fl New York, NY 10036				\$89,724.04	Bally Total Fitness Holding Corporation
WRI GDC Englewood LLC	1973	3/9/09	SURVIVING	WRI GDC Englewood LLC Attn Jenny J Hyun Esq Weingarten Realty Investors 2600 Citadel Plaza Dr Ste 125 Houston, TX 77008				\$46,206.93	Bally Total Fitness of Colorado, Inc.
WRI GDC Englewood LLC	1987	3/9/09	EXPUNGED	WRI GDC Englewood LLC Attn Jenny J Hyun Esq Weingarten Realty Investors 2600 Citadel Plaza Dr Ste 125 Houston, TX 77008				\$46,206.93	Bally Total Fitness Corporation
Zurich American Insurance Company and its Affiliates	2310	3/6/09	SURVIVING	Zurich American Insurance Company and its Affiliates Attn Mary Perlick Zurich American Insurance Company 1400 American Ln 9th Fl Tower 2 Schaumburg, IL 60196				UNLIQUIDATED	Bally Total Fitness Corporation

In re Bally Total Fitness of Greater New York, Inc.

Case No. 08-14818 (BRL)

## Exhibit 1 - Duplicate Claims List

Claimant Name	Claim No.	Date Filed	Disposition	Mailing Address	Admin Priority	Priority	Secured	General Unsecured	Debtor Name
Zurich American Insurance Company and its Affiliates	2277	3/6/09	EXPUNGED	Zurich American Insurance Company and its Affiliates Attn Mary Perlick Zurich American Insurance Company 1400 American Ln 9th Fl Tower 2 Schaumburg, IL 60196				UNLIQUIDATED	U.S. Health, Inc.
Zurich American Insurance Company and its Affiliates	2275	3/6/09	EXPUNGED	Zurich American Insurance Company and its Affiliates Attn Mary Perlick Zurich American Insurance Company 1400 American Ln 9th Fl Tower 2 Schaumburg, IL 60196				UNLIQUIDATED	Bally Total Fitness Holding Corporation
Zurich American Insurance Company and its Affiliates	2273	3/6/09	EXPUNGED	Zurich American Insurance Company and its Affiliates Attn Mary Perlick Zurich American Insurance Company 1400 American Ln 9th Fl Tower 2 Schaumburg, IL 60196				UNLIQUIDATED	Bally Total Fitness International, Inc.
Zurich American Insurance Company and its Affiliates	2270	3/6/09	EXPUNGED	Zurich American Insurance Company and its Affiliates Attn Mary Perlick Zurich American Insurance Company 1400 American Ln 9th Fl Tower 2 Schaumburg, IL 60196				UNLIQUIDATED	Bally Total Fitness of Missouri, Inc.
Zurich American Insurance Company and its Affiliates	2266	3/6/09	EXPUNGED	Zurich American Insurance Company and its Affiliates Attn Mary Perlick Zurich American Insurance Company 1400 American Ln 9th Fl Tower 2 Schaumburg, IL 60196				UNLIQUIDATED	Health & Tennis Corporation of New York
Zurich American Insurance Company and its Affiliates	2264	3/6/09	EXPUNGED	Zurich American Insurance Company and its Affiliates Attn Mary Perlick Zurich American Insurance Company 1400 American Ln 9th Fl Tower 2 Schaumburg, IL 60196				UNLIQUIDATED	Tidelands Holiday Health Clubs, Inc.
					TOTAL:	\$0.00	\$0.00	\$90,539.83	\$8,312,820,039.43